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REMARKS

Claims 1-14 are currently pending in the subject application. Claims 3 and 4 have been previously withdrawn from consideration. Claims 1, 2, and 5-14 are presently under consideration.

Favorable reconsideration of the subject patent application is respectfully requested in view of the comments made herein.

I. Rejection of Claims 1, 2, and 5-14 Under 35 U.S.C. §102(e)

Claims 1, 2, and 5-14 are rejected under 35 U.S.C. §102(e) as being anticipated by Nakajima et al. (U.S. 5,329,482). Applicants' representative respectfully submits that it should be withdrawn for at least the following reasons. Nakajima, et al. does not disclose each and every element recited in the respective claims.

A claim is anticipated only if each and every element as set forth in the claim is found, either expressly or inherently described in a single prior art reference. See Verdegaal Bros. v. Union Oil Co. of California, 814 F.2d 628, 631, 2 USPQ2d 1051, 1053 (Fed. Cir. 1987). That is, the identical invention must be shown in as complete detail as is contained in the ... claim. See Richardson v. Suzuki Motor Co., 868 F.2d 1226, 9 USPQ2d 1913, 1920 (Fed. Cir. 1989).

The claimed invention relates to a method of fabricating dual insulating spacers located adjacent to plural polysilicon lines in each of a nonvolatile memory cell and its peripheral circuitry. Independent claim 1 of the present invention recites depositing a first oxide layer over at least two adjacent polysilicon lines in each of a core area and a periphery area...implanting an area located between at least two adjacent polysilicon lines in the core area...the core area retaining an amount of the second oxide between the adjacent polysilicon lines while the periphery area is deplete of the second oxide between its adjacent polysilicon lines. Independent claims 5 and 13 recite similar limitations. It is clear from the specification of the present invention that "area" is intended to mean two distinct locations: the core area and the periphery area. See, e.g., page 1, line 10. Furthermore, independent claim 1 requires a single implantation step, which occurs between adjacent polysilicon lines in the core area, after the first spacer etch, but before formation of the second spacer (oxide layer).

Contrary to the Examiner's continued assertions, Nakajima et al. does not disclose each and every element of the claimed invention.

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Figure 5 of Nakajima et al. explicitly shows a single polysilicon line in a core area and a single polysilicon line in a peripheral area. Put another way, these single polysilicon lines are in each of a core region and a peripheral circuit region. In fact, the core region is isolated or delimited from the peripheral region. See Column 5, lines 12-19. Thus, it is clear that the two lines are NOT in the same area according to the teachings of Nakajima, but rather are expressly described as being in two separate and distinct regions/areas of the substrate.

Since Nakajima et al. fails to teach adjacent polysilicon lines in the same area, it necessarily fails to disclose doping of adjacent polysilicon lines in the same area. The forming of source and drain regions via doping of regions surrounding a gate merely creates a gradient to effect potential current flow from the source to the drain. Thus, Nakajima et al.'s disclosure of doping both sides of a single polysilicon line is distinguishable and different from doping between adjacent polysilicon lines in the same area in order to form sources and drains.

In the present Office Action, the Examiner appears to contend that forming source and drain regions of MOS transistors of a memory cell section (core) and a peripheral circuit section (periphery) on one and the same substrate achieves doping of adjacent polysilicon lines in the same area, adjacent polysilicon lines with space between them and polysilicon lines in the core area and in the peripheral area, and thus anticipates the present invention (emphasis added). Applicants' respectfully disagree. According to the teachings of Nakajima et al. and the Examiner's own argument, two separate regions/areas are formed on the Nakajima et al. substrate: a memory cell section and a peripheral circuit region. Thus, these two separate regions are not equivalent and cannot be considered as one. Instead, each is defined by independent characteristics and properties as reflected by at least their two different names, features, and locations on the substrate.

Furthermore, it would be highly improper to assert that the memory cell section constitutes the same area as the peripheral circuit region or vice versa. More specifically, it would be highly improper to argue that a single polysilicon line is formed in both the memory cell region (core) and in the peripheral circuit region when such is not disclosed in Nakajima *et al.* Nakajima *et al.* teaches forming a single polysilicon line in the core and a single polysilicon line in the peripheral region. Contrary to the implications of the Examiner, these two regions located on one and the same substrate constitute distinct areas of the substrate.

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The present invention recites at least two polysilicon lines formed in the core region and at least two adjacent polysilicon lines formed in the peripheral region. No where in Nakajima et al. is this disclosed, taught or even suggested. Moreover, Nakajima et al. fails to disclose the foregoing features of the subject invention as claimed in independent claims 1, 5, and 13 and claims 2, 6-12, and 14, which depend respectively therefrom. Accordingly, this rejection should be withdrawn.

II. Conclusion

The present application is believed to be condition for allowance in view of the above comments. A prompt action to such end is carnestly solicited.

In the event any fees are due in connection with this document, the Commissioner is authorized to charge those fees to Deposit Account No. 50-1063.

Should the Examiner believe a telephone interview would be helpful to expedite favorable prosecution, the Examiner is invited to contact applicant's undersigned representative at the telephone number listed below.

> Respectfully submitted, AMIN & TUROCY, LLP

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